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TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371				01-306
INTERNATIONAL APPLICATION NO. PCT/NL00/00631		INTERNATIONAL FILING DATE September 7, 2000		U.S. APPLICATION NO. (if known, see 37 C.F.R. 1.55) 09/831260
PRIORITY DATE CLAIMED September 8, 1999				
TITLE OF INVENTION SEALING MAT FOR CLOSING REACTION TUBES				
APPLICANT(S) FOR DO/EO/US Ronald Josephus Clemens Wijnschenk et al.				
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:				
<p>1. <input checked="" type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.</p> <p>2. <input type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.</p> <p>3. <input checked="" type="checkbox"/> This express request to begin national examination procedures (35 U.S.C. 371(c)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).</p> <p>4. <input type="checkbox"/> A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.</p> <p>5. <input checked="" type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371(c)(2))</p> <p>a. <input checked="" type="checkbox"/> is transmitted herewith (required only if not transmitted by the International Bureau).</p> <p>b. <input type="checkbox"/> has been transmitted by the International Bureau.</p> <p>c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US)</p> <p>6. <input type="checkbox"/> A translation of the International Application into English (35 U.S.C. 371(c)(2)).</p> <p>7. <input type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))</p> <p>a. <input type="checkbox"/> are transmitted herewith (required only if not transmitted by the International Bureau).</p> <p>b. <input type="checkbox"/> have been transmitted by the International Bureau.</p> <p>c. <input type="checkbox"/> have not been made, however, the time limit for making such amendments has NOT expired.</p> <p>d. <input type="checkbox"/> have not been made and will not be made.</p> <p>8. <input type="checkbox"/> A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).</p> <p>9. <input checked="" type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).</p> <p>10. <input type="checkbox"/> A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).</p>				
Items 11. to 16. below concern document(s) or information included:				
11. <input checked="" type="checkbox"/> An Information Disclosure Statement under 37 CFR 1.97 and 1.98.				
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(January 1995)

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on May 8, 2001
(date of deposit)
Rachel Piscitelli
Rachel Piscitelli
May 8, 2001

Form PTO-1360 (REV 10-94) Page 2 of 2

Printed and Registered at the
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PRELIMINARY AMENDMENT

Hon. Commissioner of Patents & Trademarks
United States Patent & Trademark Office
Washington, D.C. 20231

Dear Sir:

In the above-identified application for United States patent,
please amend as follows.

IN THE CLAIMS

Cancel claims 1-12 and substitute therefor new claims 13-24 as follows.

13. (New) Sealing mat comprising a carrier sheet provided with a multiplicity of sealing elements for sealing test tubes, characterised in that the carrier sheet, on the one hand, and the sealing elements, on the other hand, are made of different materials, such as plastics.

14. (New) Sealing mat according to claim 13, characterised in that the sealing elements are made from a flexible and/or resilient material.

15. (New) Sealing mat according to claim 13, characterised in that the sealing elements are detachably fixed to the carrier sheet.

16. (New) Sealing mat according to claim 13, characterised in that the sealing elements are attached to the carrier sheet in such a way that they detach from the carrier sheet when the latter is pulled away, while folding it over towards the rear, after sealing one or more test tubes.

17. (New) Sealing mat according to claim 13, characterised in that the sealing elements are provided with a peripheral groove in which the edge of an opening made in the carrier sheet has been accommodated.

18. (New) Sealing mat according to claim 17, characterised in that the peripheral groove has been made just below the top end of the sealing element.

19. (New) Sealing mat according to claim 17, characterised in that the bottom face of the peripheral groove has been continued further in the outward direction than has the top face of the peripheral groove.

20. (New) Sealing mat according to claim 13, characterised in that the sealing elements are caps for fitting in the open end of the test tubes.

21. (New) Sealing mat according to claim 13, characterised in that the sealing elements are made of a chemically resistant material.

22. (New) Sealing mat according to claim 13, characterised in that the sealing elements are made from a TPE (thermoplastic elastomer), in particular a TPE that can be punctured by a needle.

23. (New) Sealing mat according to claim 13, characterised in that the carrier sheet is made from a PET (polyethene terephthalate) or PP (polypropylene).

24. (New) Sealing mat according to claim 13, characterised in that the sealing elements are arranged on the carrier sheet in accordance with a matrix pattern, for example an 8 x 12 matrix pattern.

IN THE ABSTRACT

Please add the following Abstract as a separate page after the claims.

Abstract

The invention relates to a sealing mat comprising a carrier sheet provided with a multiplicity of sealing elements for sealing test tubes. The carrier sheet, on the one hand, and the sealing elements, on the other hand, are made from different materials. The sealing elements can be made from a flexible and/or resilient material. The carrier sheet can be made from a material that is relatively stiff compared with the material of the sealing elements. The sealing elements can be detachably fixed to the carrier sheet. The sealing elements can be fixed to the carrier sheet such that they detach therefrom when the carrier sheet is pulled away while folding it over towards the rear, after sealing one or more test tubes.

REMARKS

Amendments have been made to the claims to remove the multiple dependencies and an abstract has been added in order to conform with U.S. practice. An early action on the merits is respectfully requested.

If any fees are required in connection with this case, it is respectfully requested that they be charged to Deposit Account No. 02-0184.

Respectfully submitted,

RONALD JOSEPHUS CLEMENS
WIJNSCHENK ET AL.

May 8, 2001

Rachel Piscitelli

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May 8, 2001

By

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Date: May 8, 2001

Express Mail No.:
EL394337631US

SEALING MAT FOR CLOSING REACTION TUBES

The invention relates to a sealing mat for sealing test tubes, in particular to a sealing mat comprising a carrier sheet provided with a multiplicity of sealing elements for sealing test tubes.

A sealing mat of this type is known in practice. In this known sealing mat the carrier sheet and the sealing elements are made as an integral whole from one material and permanently joined to one another. Such sealing mats are used in particular with storage and reagent means, such as test tubes (also termed microtubes), microtitration plates and "Deepwell" blocks (these are test tubes permanently joined to one another). In this case the test tubes are in general grouped in a cluster in accordance with an 8 x 12 matrix pattern. A major advantage of such mats is that it is possible by this means as it were to open and to seal a large number of test tubes at the same time in a single operation. One disadvantage of the known sealing mat, amongst others, is that opening the test tubes is not always equally easy. The sealing elements sometimes have the tendency to remain firmly seated in the test tubes, in which case a substantial force then has to be exerted on the mat in order to remove the mat, under the influence of which force the mat has the tendency to stretch and also to lift the tube concerned, and also other tubes, out of the rack. Another disadvantage is that soiling or contamination can occur in other test tubes when the sealing mat is removed. A further major disadvantage is that all test tubes have to be opened in order to gain access to one test tube. A further disadvantage is that tools must be used if an individual (single) sealing element has to be fitted.

Within the scope of the invention a test tube is to be understood to be a container for storing substances, either in liquid form, powder form, solid form or in combinations thereof, for the purposes of chemical analyses, sample storage, performing chemical reactions in the test tube, etc. Such test tubes can have sizes ranging from small test tubes, such as so-called "microtubes" with a capacity of the order of 0.2 ml (or possibly less), to large test tubes having a capacity of 10 ml or more. Within the scope of the invention a test tube must also be understood to be composite storage and reagent means, such as microtitration plates and Deepwell blocks.

US-A 5 282 543 discloses a sealing mat for sealing test tubes placed in a matrix

pattern. According to a second embodiment of US-A 5 282 543, the sealing mat consists of a sheet-like body that joins together a number of nodules which act as sealing elements and are arranged in a matrix pattern corresponding to the test tubes. The sheet-like body is provided with passages diagonally between every two adjacent nodules in order to
5 guarantee adequate circulation of air for the purposes of heat transfer from a contact block to the underside of the sheet-like body. The entire teaching of US-A 5 282 543 is directed towards the nodules being permanently attached to the sheet-like body.

EP-A 0 836 884 discloses a sealing system consisting of so-called inner sealing means and outer sealing means. The inner sealing means consist of cylindrical components
10 which are to be placed within the open top end of a test tube and are sealed at their tops by a flat plate-like component having therein an optionally open, pre-formed passage for the point of a pipette. A number of inner sealing means are joined to one another by joining strips to give a matrix-like pattern. In this case there is no question of a carrier sheet and EP-A 0 863 884 also does not teach that the inner sealing means can be separated from one
15 another. For sealing, in particular, the passages in the inner sealing means EP-A 0 836 884 provides outer sealing means in the form of a large sheet that is placed over the test tubes provided with inner sealing means and is pressed down onto these to produce a seal. However, this large sheet is not a carrier sheet for the cylindrical components of the inner sealing means.

The aim of the present invention is to provide an improved sealing mat for sealing
20 test tubes.

This aim is achieved according to the invention in that the carrier sheet, on the one hand, and the sealing elements, on the other hand, are made of different materials, such as plastics. As a result of making the carrier sheet and the sealing elements for the sealing mat
25 of different materials it becomes possible, inter alia, to use one material for the sealing elements, which, on the one hand, has very good sealing properties, and to use a material for the carrier sheet which, on the other hand, has properties which are favourable with respect to removing the sealing mat from the test tubes. These sealing properties on the one hand and removal properties on the other hand can then be mutually incompatible.

30 By making the carrier sheet and the sealing elements for the sealing mat of different materials it becomes possible to assign another material to one of the elements, without the characteristics of the other material being affected. Examples are different colourings or different chemical resistance. However, making the carrier sheet, on the one hand, and the

sealing elements, on the other hand, of different materials also offers yet further advantages. Since the sealing elements have to seal test tubes, special requirements are generally imposed on these in connection with chemical resistance.

So that the sealing elements have a good sealing action it is advantageous, according to the invention, if the sealing elements are made from a flexible and/or resilient material. This makes a close fitting seal of the sealing element on the test tube possible.

According to a particularly preferred embodiment of the sealing mat according to the invention it is highly advantageous if the sealing elements are attached to the carrier sheet such that they can be removed. In particular, this makes it possible to be able to open, independently of one another, the test tubes sealed by means of the sealing elements. After sealing the test tubes the carrier sheet can, for example, be removed, after which each of the test tubes is individually sealed and can also be moved individually in the sealed state.

According to a particular further embodiment of the invention it is advantageous if the sealing elements are attached to a carrier sheet in such a way that they detach from the carrier sheet when the latter is pulled back, while folding it over towards the rear, after sealing one or more test tubes. Pulling the carrier sheet back while folding it over towards the rear, that is to say pulling it back in a direction essentially transverse to the longitudinal direction of the test tubes, prevents a force acting in the longitudinal direction being exerted on the test tubes, which force could lift the test tubes from their container or rack. The sealing mat with which sealing elements are detachably attached to the carrier sheet has the additional advantage that said mat can be employed more easily in an automated process. According to a further embodiment guides are therefore also provided on opposing sides of the mat.

From the production engineering standpoint the join between the sealing elements and the carrier sheet can be produced simply and reliably if the sealing elements are provided with a peripheral groove in which the edge of the opening made in the carrier sheet is accommodated. With this arrangement the production procedure can be as follows:

A sheet having one opening per sealing element is first formed, for example by punching the desired number of openings in the desired positions in a sheet of suitable material. This sheet is then placed taut in an injection moulding mould, such that each opening is located at the position of the mould cavity for a sealing element. The edge of the opening in the carrier sheet will then project somewhat into the mould cavity in order to be incorporated or embedded in the sealing

element on injecting the material for that sealing element. Depending on, inter alia, the materials used for the sealing elements and the carrier sheet, the injection moulding temperature and the duration of the injection moulding process, as well as on possible other factors, the sealing elements and the carrier sheet can then fuse with one another during this operation in order to form an integral whole or the edge of the carrier sheet can merely be accommodated in the peripheral groove without entering into a direct join with the sealing element other than by enclosure in the peripheral groove.

Other possible joins between the sealing elements and the carrier sheet are also conceivable, including clamping of the components on a mechanical basis or gluing in some other way. Permanent and completely loose joins can be produced by these means.

In order to make simple removal or detachment of the carrier sheet possible by pulling the latter away from the sealing elements by folding over towards the rear in the case where the sealing elements have been detachably fixed to the carrier sheet, it is advantageous according to the invention if the peripheral groove is formed just below the top end of the sealing element. In this context "just below" is understood to be such that the sealing element is still able to overlap the carrier sheet at the top. With this arrangement the distance from the top of the groove to the top of the sealing element will in general be of the same order of magnitude as the thickness of the carrier sheet, for example 0.25 to 4 times the thickness of said carrier sheet. It is possible, for example, to make the distance from the top of the peripheral groove to the top of the sealing element equal to the thickness of the carrier sheet. If a 0.3 mm thick film is used for the carrier sheet this distance will then be 0.3 mm, or "just below" in this example must be taken to read 0.3 mm below the top end. Especially in the case where the sealing elements are detachably fixed to the carrier sheet and preferably are not fused to the latter, this provision of the peripheral groove just below the top end of the sealing element offers the advantage that the sealing element can be pulled away from the carrier sheet relatively easily in the downward direction relative to the carrier sheet. The small overlapping thickness of the sealing element, which is of the order of magnitude of the thickness of the carrier sheet, will then easily be able to give in order to be able to pull the sealing element from the carrier sheet. Although not absolutely necessary, it will be clear that this "detachability" functions particularly well if the sealing elements have been made from a relatively flexible material, it being possible for the carrier sheet then to have been made from a relatively rigid, or optionally even also

flexible, material.

In order to counteract the carrier sheet accidentally being able to detach from the sealing element in the downward direction over said sealing element (if, for example, the sealing element is restrained and downward force is exerted on the carrier sheet), it is advantageous if the bottom face of the peripheral groove is continued further in the outward direction than is the top face of the peripheral groove. The sealing element thus provides a larger support surface for the carrier sheet in the downward direction, whilst said carrier sheet can still be detached from the sealing element in the upward direction.

The sealing elements can be of solid construction, but according to the invention it is advantageous if the sealing elements are caps, in particular caps which are hollow on the inside and open at the top, which are suitable for accommodating in the open end of the test tubes with an open end facing up. In this way the sealing element is more suitable for puncturing with a needle in order to gain access to the contents of the test tube. Because use is made of a carrier sheet containing holes, the needle will not have to puncture this carrier sheet, which also brings various advantages.

The material to be used can be of diverse nature. The following aspects in particular can be taken into account.

In order to counteract the contents of a test tube being able to enter into a reaction with a sealing element it is advantageous according to the invention if the sealing elements are made from a chemically resistant material.

According to the invention, sealing elements which have good closing and sealing characteristics as well as chemical resistance are obtained if the sealing elements are made from a TPE (thermoplastic elastomer) or PP (polypropene).

According to the invention it is particularly advantageous if the sealing elements are constructed such that they can be punctured by a needle, preferably relatively easily.

According to the invention the carrier sheet can advantageously be made from a PET (polyethene terephthalate) or PP (polypropene) material.

The present invention will be explained in more detail below with reference to illustrative embodiments shown in the drawing. In the drawing:

Fig. 1 shows a diagrammatic, perspective view of a container containing ninety-six test tubes on which a sealing mat according to the invention has been placed;

Fig. 2 shows a diagrammatic and perspective illustration of a sealing mat according to a first embodiment of the invention;

Fig. 3 shows a diagrammatic and perspective view of an illustration of a sealing mat according to a second embodiment of the invention;

Fig. 4 shows a diagrammatic sectional view of a detail of a sealing mat according to the invention, in particular a portion of the sealing mat at the location of a sealing element;

Fig. 5 shows a diagrammatic and perspective view of an illustration of a sealing mat according to the invention used with a so-called "Deepwell" block; and

Fig. 6 shows a diagrammatic and perspective view of an illustration of a sealing mat according to the invention used with a so-called microtitration plate.

Before discussing the figures in more detail it is pointed out that what is shown in Figures 1 and 4 must be seen both in relation to the first embodiment according to Fig. 2 and in relation to the second embodiment according to Fig. 3. The sealing mat shown in its entirety in Fig. 1 and by means of a detail in Fig. 4 can thus, as far as what is visible immediately from the figures is concerned, relate both to the sealing mat according to Fig. 2 and the sealing mat according to Fig. 3. The reason is that the difference between the embodiment according to Fig. 2 and the embodiment according to Fig. 3 essentially results from the material used for the carrier sheet.

Fig. 1 shows a container or rack 1 in which ninety-six test tubes 2, or, more accurately, so-called "microtubes" 2, have been placed in an 8 x 12 matrix pattern. The openings of these microtubes 2 are at the top and essentially in a flat plane. A sealing mat 3 consisting of a carrier sheet 4 with ninety-six cap-shaped sealing elements 5 has been placed on top of the microtubes 2. Each cap-shaped sealing element 5 has been pressed as a stopper into the open top of a microtube 2 in order that its side face 14 (Figure 4) comes into contact with the inside wall of the microtube to provide a closure and a seal. The sealing mat 3 is further provided with a lip 6 that can serve as a grasping point for removal of the mat 3 or at least the carrier sheet 4.

If the carrier sheet 4 and the sealing caps 5 in the embodiment shown in Fig. 3 were to be made as an integral whole from one and the same material, the sealing mat 3 could then be regarded as a sealing mat according to the prior art known in practice.

However, according to the invention in the embodiment according to Figure 3 the sealing elements 5 and the carrier sheet 4 are made from different materials, which different materials will have properties which differ from one another. Thus, "different materials" must also be understood as, for example, two PP materials which have different compositions and/or properties. In the case of the example shown in Fig. 3 the sheet and

the sealing elements can both have been made from a PP material, but using a PP for the sheet that differs from that used for the sealing elements.

However, an advantageous embodiment is found to be sealing elements made of a TPE on a PP carrier mat.

As a result of using different materials for the sealing elements 5 and the carrier sheet 4, in accordance with the invention, it becomes possible, for example, to use a material for the sealing elements 5 that has very good properties with regard to sealing against the (inside) wall of the test tubes 2 and/or the chemical resistance and to make the carrier sheet 4 from a material that has very good properties in particular with regard to the removal of the sealing mat or at least the carrier sheet and optionally also fitting of the sealing mat, which good properties of a material for the carrier sheet and a material for the sealing elements can be completely incompatible with one another. Thus, it becomes possible to obtain a sealing mat that in respect of, inter alia, sealing, removal and fitting is appreciably better than that disclosed in the prior art.

With reference to Figure 4, which is shown on a larger scale, the sealing mat 3 according to the invention can be produced by taking a carrier sheet 4, for example a film having a thickness of less than 0.5 mm, as the starting point, punching a matrix of 8 x 12 openings in this carrier sheet 4 and then clamping this carrier sheet 4 between two mould halves of an injection moulding mould in such a way that the edge portions 8 around the openings 7 project into the mould cavities of the mould halves and are embedded in a groove 9, to be formed around said edge portions 8, when injection moulding the material for the sealing element 5. Enclosure of the edge portions 8 between a lower limiting surface 10 and an upper limiting surface 11 of the groove 9 is achieved in this way. Depending on the conditions during the injection moulding process and/or the materials used for the carrier sheet 4 and the sealing elements 5 and/or other conditions, fusion of carrier sheet material and sealing element material may or may not then take place in the groove 9. If, for example, the sealing elements are made from a TPE and the carrier sheet 4 from a PP film fusion will in general then occur, whilst if the sealing elements are made from a TPE film and the carrier sheet from a PET film in general no mutual fusion but merely an enclosure or clamping will then take place.

If fusion takes place between the carrier sheet material and the sealing element material, the sealing elements will in general not be detachable, or at least not easily detachable, from the carrier sheet. This embodiment is shown in Fig. 3. As is shown

diagrammatically in this figure, the sealing elements 5 will then all be removed from the test tubes or microtubes 2 more or less at the same time, at least in one operation, when a pull is exerted on the lip 7.

If no fusion takes place between the carrier sheet material 4 and the sealing element material 5 or only low strength fusion takes place between them, the sealing elements 5 can then be detached from the carrier sheet 4, which has the advantage that test tubes can then be left behind which can all be handled individually in the sealed state. Such an embodiment is shown in Fig. 2, in which, after detaching a portion of the carrier sheet 4, the openings 7 in which sealing elements 5 were seated are clearly visible. In the embodiment according to Fig. 2 the carrier sheet can have been made from a PET and the sealing elements can have been made from a TPE.

Again with reference to Fig. 4, it can be seen that the carrier sheet 4 is accommodated a distance A just below the top 12 of the sealing element 5 in a peripheral groove 9 that extends in the peripheral direction about the axis 13 around the entire periphery of the sealing element 5 and that this distance A is of the same order of magnitude as the thickness B of the carrier sheet 4. It can also be seen that the lower limiting surface 10 of the groove 9 extends further outwards with respect to the axis 13 than does the upper limiting surface 11 of the groove 9. In this way a support surface for the carrier sheet 4 in the downward direction is provided which is relatively larger than the support surface in the upward direction. This larger support surface 10 is particularly advantageous if the sealing elements 5 are removable from the carrier sheet 4. Specifically, in this way it is possible to counteract the carrier sheet 4 coming out of the groove 9 in the downward direction as a result of pressing on the carrier sheet 4 or on an adjacent sealing element 5, which in such a case could be unintentional and could occur when pressing an adjacent or neighbouring sealing element 5, or at least to make this more difficult. The overlap with the carrier sheet 4 is relatively small at the upper limiting surface 11 compared with the overlap with the lower limiting surface 10, which facilitates removal of the sealing element 5 from the carrier sheet 4, certainly if the sealing element 5 has been made from a relatively flexible, compliant material that is particularly very suitable for the sealing action in a test tube. This construction makes it possible in particular, as is shown diagrammatically in Fig. 2, to pull the carrier sheet 4 back and away in the manner termed "folding over towards the rear" in the direction of arrow C more or less parallel to the plane in which the openings of the test tubes 2 are located. This pulling back and away will

be easy to carry out especially in the case of a relatively rigid carrier sheet 4, leaving the sealing elements 5 behind in the test tubes 2.

With reference to Fig. 4 it is also pointed out that the essentially vertical flat portion 14 is the portion that essentially will provide the closing and seal at the inside wall of the test tube. On the grounds of, on the one hand, considerations with regard to saving of material and, on the other hand, considerations of functionality, the sealing elements 5 are constructed as caps having an internal cavity 15 open at the top.

The following dimensions are given merely by way of indication of the dimensions which a sealing element of a sealing mat according to the invention could have, as far as the embodiment shown in Fig. 4 is concerned:

Diameter	D	is approximately 7.5 mm
Distance	A	is approximately 0.3 mm
Thickness	B	is approximately 0.3 mm
Height	H	is approximately 4.8 mm
Overlap	E	is approximately 0.3 mm.

It will be clear that these dimensions will relate to microtubes having an opening diameter of approximately 7.5 mm. However, it will also be clear that these dimensions are merely indicative and that the sealing elements and the carrier sheet can also have other dimensions, which can be either larger or smaller dimensions, depending on the application.

Figure 5 shows a sealing mat according to Figure 2 used with a "Deepwell" block, that is to say the sealing mat of the type with which the sealing elements 5 are detachable from the carrier sheet 4. This "Deepwell" block that is indicated by 20 is, as it were, a block containing integral test tubes 21 (which thus cannot be removed from the block). However, it will be clear that the sealing mat according to Figure 3, that is to say the sealing mat of the type with which the sealing elements 5 are permanently joined to the carrier sheet 4, can also be used with a "Deepwell" block.

Figure 6 shows a sealing mat according to Figure 3, that is to say the sealing mat of the type with which the sealing elements 5 are permanently joined to the carrier sheet 4, used with a "microtitration plate". The microtitration plate, which is indicated by 20, is, as it were, a plate containing integral shallow test tubes 22 (which thus cannot be removed from the plate). However, it will be clear that the sealing mat according to Figure 2, that is to say the sealing mat of the type with which the sealing elements 5 are detachable from the

carrier sheet 4, can also be used with a microtitration plate.

[illegible]

CLAIMS

1. Sealing mat comprising a carrier sheet provided with a multiplicity of sealing elements for sealing test tubes, characterised in that the carrier sheet, on the one hand, and
5 the sealing elements, on the other hand, are made of different materials, such as plastics.
2. Sealing mat according to Claim 1, characterised in that the sealing elements are made from a flexible and/or resilient material.
- 10 3. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are detachably fixed to the carrier sheet.
4. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are attached to the carrier sheet in such a way that they detach from the
15 carrier sheet when the latter is pulled away, while folding it over towards the rear, after sealing one or more test tubes.
5. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are provided with a peripheral groove in which the edge of an opening
20 made in the carrier sheet has been accommodated.
6. Sealing mat according to Claim 5, characterised in that the peripheral groove has been made just below the top end of the sealing element.
- 25 7. Sealing mat according to Claim 5 or 6, characterised in that the bottom face of the peripheral groove has been continued further in the outward direction than has the top face of the peripheral groove.
8. Sealing mat according to one of the preceding claims, characterised in that the
30 sealing elements are caps for fitting in the open end of the test tubes.
9. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are made of a chemically resistant material.

10. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are made from a TPE (thermoplastic elastomer), in particular a TPE that can be punctured by a needle.

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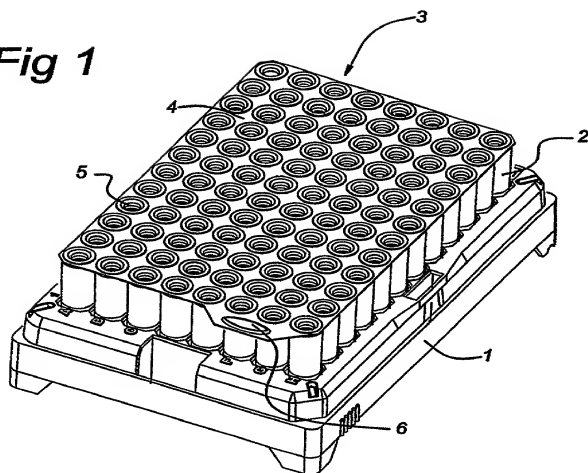
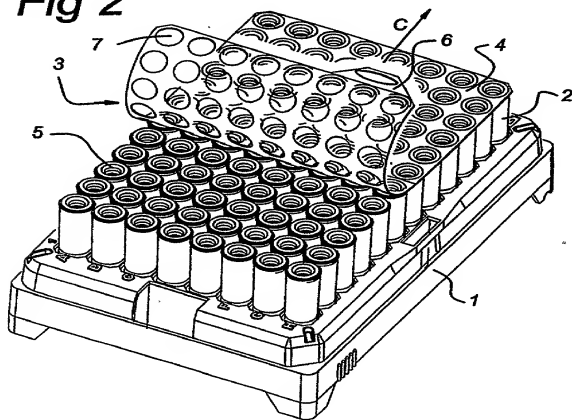
11. Sealing mat according to one of the preceding claims, characterised in that the carrier sheet is made from a PET (polyethene terephthalate) or PP (polypropylene).

12. Sealing mat according to one of the preceding claims, characterised in that the sealing elements are arranged on the carrier sheet in accordance with a matrix pattern, for example an 8 x 12 matrix pattern.

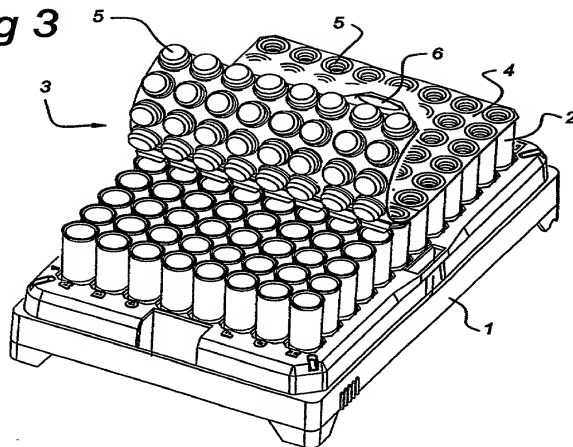
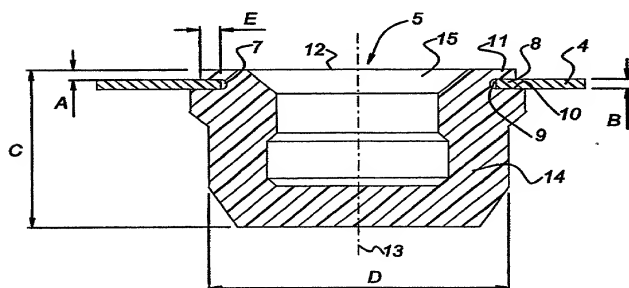
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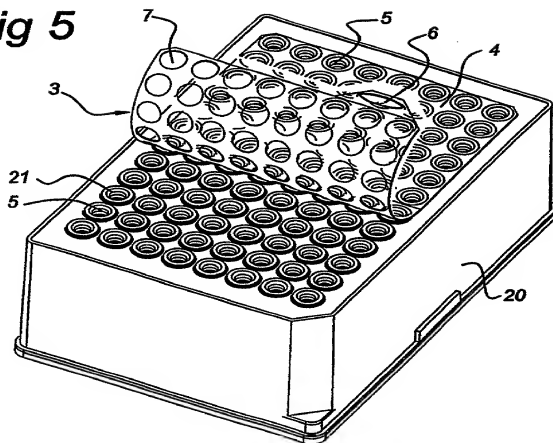
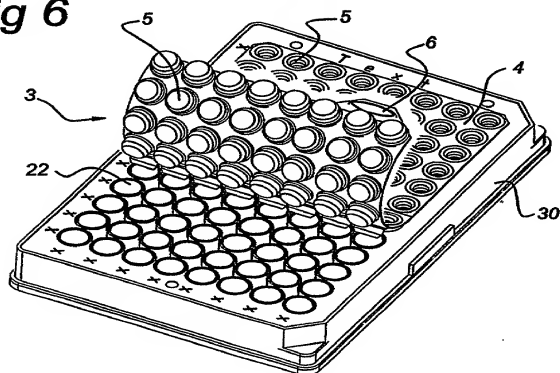
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Fig 1**Fig 2**

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Fig 3**Fig 4**

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Fig 5**Fig 6**

Practitioner's Docket No. 01-306**PATENT****COMBINED DECLARATION AND POWER OF ATTORNEY**(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL,
CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

This declaration is of the following type:

(check one applicable item below)

- ☐ original.
☐ design.
☐ supplemental.

NOTE: If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.

- ☒ national stage of PCT.

NOTE: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.

NOTE: See 37 C.F.R. § 1.63(d) (continued prosecution application) for use of a prior nonprovisional application declaration in the continuation or divisional application being filed on behalf of the same or fewer of the inventors named in the prior application.

- ☐ divisional.
☐ continuation.

NOTE: Where an application discloses and claims subject matter not disclosed in the prior application, or a continuation or divisional application names an inventor not named in the prior application, a continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (application filing requirements — nonprovisional application).

- ☐ continuation-in-part (C-I-P).

INVENTORSHIP IDENTIFICATION**WARNING:** If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTIONSEALING MAT FOR CLOSING REACTION TUBES

(Declaration and Power of Attorney [1-1]—page 1 of 7)

SPECIFICATION IDENTIFICATION

the specification of which:

(complete (a), (b), or (c))

(a) ☒ is attached hereto.

NOTE: "The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:

"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing;

"(2) name of inventor(s), and attorney docket number which was on the specification as filed; or

"(3) name of inventor(s), and title which was on the specification as filed."

Notice of July 13, 1995 (1177 O.G. 60).

(b) ☐ was filed on _____, as ☐ Serial No. 0 / _____
or ☐ _____
and was amended on _____ (if applicable).

NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C.F.R. § 1.67.

NOTE: "The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:

"(A) application number (consisting of the series code and the serial number, e.g., 08/123,456);

"(B) serial number and filing date;

"(C) attorney docket number which was on the specification as filed;

"(D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or

"(E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."

M.P.E.P. § 501.01(a), 7th Ed.

(c) ☒ was described and claimed in PCT International Application No. PCT/NL00/00631, filed on September 7, 2000 and as amended under PCT Article 19 on _____ (if any).

(Declaration and Power of Attorney [1-1]—page 2 of 7)

SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))*(complete the following where a supplemental declaration is being submitted)*

- ☐ I hereby declare that the subject matter of the
- ☐ attached amendment
- ☐ amendment filed on _____

was part of my/our invention and was invented before the filing date of the original application, above-identified, for such invention.

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,

(also check the following items, if desired)

- ☒ and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
- ☒ in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. § 1.98.

PRIORITY CLAIM (35 U.S.C. §§ 119(a)-(d))

NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. 119(b) must be filed in the case of an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other situations, before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1.17(i). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner; or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).

I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

- (d) ☐ no such applications have been filed.
- (e) ☒ such applications have been filed as follows.

NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

(Declaration and Power of Attorney [1-1]—page 3 of 7)

**PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS
(6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION
AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)**

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
Netherlands	1012996	8 September 1999	<input checked="" type="checkbox"/> YES NO <input type="checkbox"/>
			<input type="checkbox"/> YES NO <input type="checkbox"/>
			<input type="checkbox"/> YES NO <input type="checkbox"/>
			<input type="checkbox"/> YES NO <input type="checkbox"/>
			<input type="checkbox"/> YES NO <input type="checkbox"/>

**CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S)
(34 U.S.C. § 119(e))**

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER

FILING DATE

____ / _____
____ / _____
____ / _____

**CLAIM FOR BENEFIT OF EARLIER US/PCT APPLICATION(S)
UNDER 35 U.S.C. § 120**

- ☐ The claim for the benefit of any such applications are set forth in the attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART (C-I-P) APPLICATION.

(Declaration and Power of Attorney [1-1]—page 4 of 7)

**ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS
(6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION**

NOTE: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage, or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.

POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

(list name and registration number)

4 Robert H. Bachman (19,374), Gregory P. LaPointe (28,395),
Barry L. Kelmacher (29,999), and George A. Coury (34,309),
all of Bachman & LaPointe, P.C., 900 Chapel Street, Suite
1201, New Haven, CT 06510-2802
(check the following item, if applicable)

- ☒ I hereby appoint the practitioner(s) associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.
- ☐ Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO**DIRECT TELEPHONE CALLS TO:**
(Name and telephone number)☒ Address

Bachman & LaPointe, P.C.
900 Chapel Street, Suite 1201
New Haven, CT 06510-2802

Gregory P. LaPointe
(203) 777-6628

☐ Customer Number _____

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 CFR § 1.63(a)(3).

NOTE: Inventors may execute separate declarations/oaths provided each declaration/oath sets forth all the inventors. Section 1.63(a)(3) requires that a declaration/oath, *inter alia*, identify each inventor and prohibits the execution of separate declarations/oaths which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997.

Full name of sole or first inventor

Ronald Josephus Clemens Wijnschenck
(GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME)

Inventor's signature _____

Date _____ Country of Citizenship The Netherlands

Residence Dille 7 NL-8252 CJ Dronten, The Netherlands N/X

Post Office Address same as above

Full name of second joint inventor, if any

Bartholomeus Wilhelmus Kramer
(GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME)

Inventor's signature _____

Date _____ Country of Citizenship The Netherlands

Residence Rozengaard 13-02 NL-8212 DE IJELYSTAD, The Netherlands N/X

Post Office Address same as above

Full name of third joint inventor, if any

Cornelis Johannes Verton
(GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME)

Inventor's signature _____

Date _____ Country of Citizenship The Netherlands

Residence Griend 39-10 NL-8225 IM IJELYSTAD, The Netherlands N/X

Post Office Address same as above

(Declaration and Power of Attorney [1-1]—page 6 of 7)

(check proper box(es) for any of the following added page(s)
that form a part of this declaration)

- ☐ **Signature** for fourth and subsequent joint inventors. Number of pages added _____

* * *

- ☐ **Signature** by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added _____

* * *

- ☐ **Signature** for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added _____

* * *

- ☐ Added page for **signature** by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)

* * *

- ☐ Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.

☐ Number of pages added _____

* * *

- ☐ Authorization of practitioner(s) to accept and follow instructions from representative.

* * *

(if no further pages form a part of this Declaration,
then end this Declaration with this page and check the following item)

☒ This declaration ends with this page.